### **REMARKS**

With regard to the Information Disclosure Statement (IDS) filed August 19, 2003, Applicants have provided a copy IDS as filed and a copy of the postcard indicating the proper receipt of the IDS. A complete page 3 is included. Acknowledgement of the references cited therein is respectfully requested.

# Allowable Subject Matter

Claims 3-8, 11, 12, 15-19, 22, 25, 29, 30, 35-37, 45-48, 50, 53-55, 59, 61, 65, 77, 82, 85 and 89 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. Applicants appreciate the Examiner's noting the allowable subject matter.

Claims 23, 24, 26, 27, 32-34, 51, 52, 56, 60, 62-64, 66, 72-74, 76, 79, 80, 83, 84, 86-88 and 90 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims. Applicants appreciate the Examiner's noting the allowable subject matter.

### **Specification**

The specification has been objected to based on informalities. The Examiner states:

"on page 1 of the specification that serial number 10/349601 is now abandoned should be inserted in line 4 and on page 13, line 22 "334" should be -324-."

"Appropriate correction is required."

Applicants appreciate the Examiner's observations and have amended the specification accordingly.

#### Drawings

The drawings have been objected to under 37 CFR 1.83(a). The Examiner states:

"The drawings must show every feature of the invention specified in the claims. Therefore, the watercraft mode selector of claims 42 and 49 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered."

Applicants appreciate the Examiner's observations and have amended the drawings accordingly. Replacement sheets have been provided.

### Claim Disposition

Claims 1 - 92 are pending in the application. Claims 1, 2, 9, 10, 13, 14, 20, 21, 23, 24, 26 - 28, 31 - 34, 38 - 44, 49, 51, 52, 56 - 58, 60, 62 - 64, 66 - 76, 78 - 81, 83, 84, 86 - 88, and <math>90 - 92 have been rejected. Claims 3 - 8, 11, 12, 15 - 19, 22, 25, 29, 30, 35 - 37, 45 - 48, 50, 53 - 55, 59, 61, 65, 77, 82, 85, and 89 have been objected to.

## Claim Objections

With respect to Detailed Action Items 4 - 6:

Claims 1 and 40, 41, 59, 61, and 65 stand objected to because of informalities. The Examiner states:

"Claims 1 and 40 are objected to because of the following informalities: in claim 1, line 6 the semi-colon after "of" should be deleted; in claim 40, line 9, a semi-colon should be inserted after "signal"; and the semi-colon at the end of line 40 should be a period. Appropriate correction is required."

"Claim 41 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form. All of the subject matter in claim 41 can be found in parent claim 1."

"Claims 59, 61 and 65 are objected to under 37 CFR 1.75 as being a substantial duplicate of claims 15, 17 and 18 respectively. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k)."

Applicants appreciate the Examiner's observations and have amended Claims 1 - 40, accordingly to address the Examiner's concerns. Claims 40 - 66 and 68 - 90 have been

amended to correct their dependency. Thus the objections to claims 41, 59, 61, and 65 are addressed based on these amendments.

#### Claim Rejections -35 USC § 112

Claims 42, 49, 69 and 75 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. Applicants respectfully traverse. The Examiner states:

"The claim(s) contains subject matter which was not described, in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Applicant has failed to describe in detail in such a way as to reasonably convey to one skill in the relevant art that the inventors, at the time the application was filed, had possession of the watercraft steer by wire control system including a watercraft mode selector for producing a mode selection signal and wherein said position control process is responsive to said mode selection signal; the watercraft steer-by-wire control system wherein said variable steering ratio is response to at least one of the helm position signal, a helm torque signal, a watercraft speed signal, and a watercraft mode selector for producing a mode selection signal; and the method for steering a watercraft comprising calculating and producing a variable steering ratio signal in response to at least one of a helm position signal, a helm torque signal, a watercraft speed signal, and a watercraft mode selector for producing a mode selection signal 1."

Applicants respectfully disagree with the Examiner's assertion that the watercraft mode selector for producing a mode selection signal not described, in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The Examiner's attention is respectfully directed to Page 10 line 10 through 13 line 14. In particular, page 13 lines 8 through 14.

Claims 23, 24, 26, 31, 32, 34, 38, 39, 43, 44, 49, 51, 52, 56, 60, 62, 63, 64, 66, 68, 71, 72, 73, 74, 76, 78, 79, 80, 81, 83, 84, 86-88, and 90-92 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Applicants respectfully traverse. The Examiner states:

"In claim 23 "said damping torques command signal" has no clear antecedent."

"In claim 24 "said compensated torque command signal" has no clear antecedent. In claim 26 "said variable steering ratio signal" has no clear antecedent."

"In claim 31 "a direction control system" is a double inclusion of "a direction control system" of parent claim 20."

"In claim 32 "said position command signal" has no clear antecedent."

"In claim 34 "said rudder control unit" and "said position command signal" have no clear antecedents."

"In claim 38 "The storage medium" has no clear antecedent."

"In claim 39 "The computer data signal" has no clear antecedent."

"In claim 43 "said rudder control system" has no clear antecedent and "a torque control process" is a double inclusion having already been claimed in claim 1."

"In claim 44 "a torque sensor" and "a torque control process" are double inclusions from parent claim 1 and "said helm command signal" has no clear antecedent."

"In claim 49 "said variable steering ratio" has no clear antecedent."

"In claim 51, "said theta corrected directional command signal" has no clear antecedent and "a helm torque signal" is a double inclusion."

"In claim 52 "said tactile feedback" has no clear antecedent."

"In claim 56 "said torque command signal" has no clear antecedent."

"In claim 60 "said rudder control unit" and "said position command signal" have no clear antecedents."

"Claims 62-64 are unclear because each is an apparatus claim depending from a method claim."

"In claim 63 "said lateral thruster" has no clear antecedent."

"Claim 66 is an apparatus claim depending from method claim 26 and is, therefor, unclear."

"In claim 66 "said trim tab" has no clear antecedent."

"Claim 68 includes the step of "receiving a watercraft speed signal" for a second time. This step is already claimed in parent claim 20."

"Claim 71 includes the step of "receiving a helm torque signal" for a second time. This step is already in parent claim 20."

"In claim 72 "said helm command signal" has no clear antecedent."

"In claim 73 "said damping torque command signal" has no clear antecedent."

"In claim 74 "said helm command signal" and "said compensated torque command signal" have no clear antecedents."

"In claim 76 "said variable steering ratio signal" has no clear antecedent."

"In claim 78 "a helm control system" is a double inclusion as parent claim 20 already claims "a helm control system"."

"Claims 80, 83, 84, 86, 87, 88 and 90 are method claims depending from an apparatus claim and are, therefor, unclear."

"In claim 80 "said torque command signal" has no clear antecedent."

"In claim 81 "a direction control system" is a double inclusion as parent claim 20 already defines "a direction control system."

"In claims 83 and 84 "said rudder control unit" and "said position command signal" have no clear antecedents."

"In claim 86 "said at least one of said port command and said starboard command" has no clear antecedent."

"In claim 90 "said trim tab" has no clear antecedent."

"In claim 91 "The storage medium encoded with a machine readable computer program code" has no clear antecedent."

"In claim 92 "The computer data signal for steering a watercraft" has no clear antecedent."

Applicants respectfully submit that in light of the amendments to claims the above rejections are moot. Applicants respectfully request further clarification with regard to the rejections of Claims 38, 39, 91, and 92 for lack of antecedent as these are independent claims.

## Claim Rejections 35 U.S.C. §102

With respect to Detailed Action Item 1:

Claims 40, 67, 91, and 92 stand rejected under 35 U.S.C. §102(b) as allegedly being anticipated by Dimmick et al., U.S. Patent No. 4,129,087 hereinafter referred to as Dimmick. Applicants respectfully traverse. The Examiner states that:

"Claims 40, 67, 91 and 92 are rejected under 35 U.S.C. 102(b) as being anticipated by Dimmick et al when in the third mode. Note helm wheel 19, digital computer 15 and rudder and helm angle indicator 55."

Applicants respectfully contend that the explanation in the Office Action mischaracterizes the teachings of Dimmick. To anticipate a claim under 35 U.S.C. §102, a single source must contain all of the elements of the claim. *Lewmar Marine Inc. v. Barient, Inc.*, 827 F.2d 744, 747, 3 U.S.P.Q.2d 1766, 1768 (Fed. Cir. 1987), cert. denied, 484 U.S. 1007 (1988). Moreover, the single source must disclose all of the claimed elements "arranged as in the claim." (emphasis added) *Structural Rubber Prods. Co. v. Park Rubber Co.*, 749 F.2d 707, 716, 223 U.S.P.Q. 1264, 1271 (Fed. Cir. 1984). Moreover, "[t]he identical invention must be shown in as complete detail as is contained in the ...claim." (emphasis added) *Richardson v. Suzuki Motor Co.*, 868 F.2d 1226, 1236, 9 USPQ2d 1913, 1920 (Fed. Cir. 1989). Missing elements may not be supplied by the knowledge of one skilled in the art or the disclosure of another reference. *Titanium Metals Corp. v. Banner*, 778 F.2d 775, 780, 227 U.S.P.Q. 773, 777 (Fed. Cir. 1985).

With regard to Claims 40, 67, 91 and 92 specifically, Applicants respectfully contend that Dimmick does not teach or disclose each element of the invention "arranged as in the claim". Specifically, Dimmick does not teach or disclose, "a helm control system responsive to a helm command signal for receiving a directional input to a helm from an operator and providing tactile feedback to an operator". Dimmick includes no teaching with respect to providing tactile feedback to the operator. Furthermore, it is unclear from the teachings of Dimmick whether the system disclosed therein is a steer-by-wire control system. Therefore, because Dimmick does not disclose or teach an element of the invention it cannot anticipate the Applicants' claims. Thus, Claims 40, 67, 91 and 92 are allowable, the rejections are improper, and they should be withdrawn.

In view of the above discussion, Claims 41 – 66 and 68 - 90 depend from Claims 40 and 67 respectively, whether directly or indirectly, and include all of the corresponding limitations thereof. Claims 40 and 67 are not taught by Dimmick, therefore, Claims 41 – 66 and 68 - 90, cannot be taught by Dimmick either. Thus, Claims 41 – 66 and 68 - 90 are allowable, the rejections are improper and they should be withdrawn.

Claim 67 is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Cognevich, Sr. et al., U.S. Patent No. 4,595,867, hereinafter referred to as Cognevich, Sr. Applicants respectfully traverse.

With regard to Claim 67, Applicants respectfully contend that Cognevich, Sr. does not teach or disclose each element of the invention "arranged as in the claim". Specifically, Cognevich, Sr. does not teach or disclose, "a helm control system responsive to a helm command signal for receiving a directional input to a helm from an operator and providing tactile feedback to an operator". Cognevich, Sr. includes no teaching with respect to providing tactile feedback to the operator. Furthermore, it is unclear from the teachings of Cognevich, Sr. whether the system disclosed therein is a steer-by-wire control system. Therefore, because Cognevich, Sr. does not disclose or teach an element of the invention it cannot anticipate the Applicants' claims. Thus, Claim 67 is allowable, the rejection is improper, and it should be withdrawn.

Claims 1, 2, 9, 10, 13, 14, 20, 21, 28, 31, 38-44, 57, 58, 67, 68, 70, 71, 78, 81, 91 and 92 are rejected under 35 U.S.C. 102(e) as being anticipated by Andonian et al., U.S. Patent No. 6,655,490, hereinafter referred to as Andonian. Applicants respectfully traverse. The Examiner states:

"First of all note column 2, lines 9-13."

"In view of the above lines, Andonian et al discloses a watercraft steerby-wire control system comprising:"

"a direction control system 14 responsive to a directional command signal 16 for steering a watercraft, said direction control system including a rudder position sensor (see column 2, line 64) to measure and transmit a rudder position signal;"

"a helm control system 12 responsive to a helm command signal for receiving a directional input to a helm from an operator 34 and providing tactile feedback 35 to an operator, said helm control system including at least one of a helm position sensor to produce and transmit a helm position signal and a torque sensor to produce and transmit a helm torque signal (see column 2, lines 16-18); a watercraft speed sensor (see column 3, line 44) for producing a watercraft speed signal;"

"a master control unit 16 in operable communication with said watercraft speed sensor, said helm control system, and said direction control system;"

"said master control unit includes a position control process for generating said directional command signal in response to said watercraft speed signal, said helm torque signal and said helm position signal; and said master control unit includes a torque control process for generating said helm command signal based on said helm torque signal, said helm position signal and said watercraft speed signal (see column 4, lines 5-10). In view of column

2, lines 10-13, Andonian also discloses a method for directing a watercraft with a watercraft steer-by-wire system comprising:"

"receiving a watercraft speed signal (see column 3, line 44); "

"receiving a helm position signal (see column 2, lines 17 and 18);"

"receiving a helm torque sensor signal (see column 2, lines 17 and 18);"

"receiving a rudder position signal (see column 2, lines 60-65);"

"generating a helm command signal 35 to a helm control system based on said helm torque signal, said helm position signal, and said watercraft speed signal to provide tactile feedback to an operator; and"

"generating a directional command signal 36 to a direction control system based on said watercraft speed signal, said rudder position signal, and said helm position signal to control direction of said watercraft."

"With regard to claims 2 and 43, see column 3, line 2.

"The closed loop control system of claim 9 is shown in figure 2."

"What is defined in claim 10 and the other claims with the same or similar limitations is an inherent feature of the system of Andonian et al that is needed in order for it to be operative."

"With regard to claim 14, see figure 2."

With regard to Claims 1, 2, 9, 10, 13, 14, 20, 21, 28, 31, 38-44, 57, 58, 67, 68, 70, 71, 78, 81, 91 and 92 and more specifically, claims 9, 10, 14, 57, and 58, Applicants respectfully contend that Andonian does not teach or disclose each element of the invention "arranged as in the claim". Specifically, Andonian does not teach or disclose, "said helm control system comprises a closed loop control system responsive to said helm command signal and said helm torque signal." In particular, the disclosure of Andonian does not specifically state that the control system is a closed loop system. The reference to the figures make the inference. Second, it is noteworthy to appreciate that the helm command signal 36 is generated in the master control unit 16 and sent to the helm control system 12. This is not taught in the cited reference. Thus, the signal that is claimed as the helm command signal is not equivalent to the signal depicted in Figure 2 of Andonian. Furthermore, the Office Action is silent as to which signal of Figure 2 of Andonian the Examiner considers to be the equivalent of the helm command signal 36 as claimed.

Furthermore, Andonian does not teach or disclose, "said helm control system configured to exhibit a bandwidth sufficient to facilitate said torque control process

maintaining stability of said watercraft steer-by-wire system." The Examiner suggests that the claimed features are inherent and are needed in order for it to be operative. (see Office action Page 10). Applicants respectfully disagree.

"To establish inherency, the extrinsic evidence 'must make clear that the missing descriptive matter is **necessarily present** (emphasis added) in the thing described in the reference, and that it would be so recognized by persons of ordinary skill. Inherency, however, may not be established by probabilities or possibilities. The mere fact that a certain thing may result from a given set of circumstances is not sufficient.'" *In re Robertson*, 169 F. 3d 743, 745, 49 USPQ2d 1949, 1950-51 (Fed. Cir. 1999). In order to support an anticipation rejection based on inherency, an Examiner must provide factual and technical grounds establishing that **the inherent feature necessarily flows from the teachings of the prior art**.(Emphasis added) *Ex parte Levy*, 17 U.S.P.Q.2d 1461, 1464 (Bd. Pat. App. & Int. 1990); *In re Oelrich*, 666 F.2d 578, 581, 212 U.S.P.Q. 323, 326 (C.C.P.A. 1981) (holding that inherency must flow as a necessary conclusion from the prior art, not simply a possible one). The fact that a certain result or characteristic <u>may</u> occur or be present in the prior art is not sufficient to establish the inherency of that result or characteristic. *In re Rijckaert*, 9 F.3d 1531, 1534, 28 USPQ2d 1955, 1957 (Fed.Cir. 1993).

Applicants submit that the Examiner has not made a prima facie case of anticipation of the claims based on inherency. The Examiner has not shown that the claimed features are necessarily present in the teachings of Andonian. In fact, the claimed language is based on the fact that the control structure of Applicants invention and Andonian are different. Applicants recognized the benefits of employing a control system with a minimum threshold bandwidth would permit the torque control process maintaining stability of the outer loop of the control system. Use of a higher bandwidth system would of course, require additional expense and complexity. Furthermore, there is a practical limit on the bandwidth of certain components based on their physical characteristics. Thus, it is not necessarily present in the teachings of Andonian that "said helm control system configured to exhibit a bandwidth sufficient to facilitate said torque control process maintaining stability of said watercraft steer-by-wire system" and therefore it cannot be inherent. Therefore, because the Examiner has not made a prima facie case of anticipation based on inherency and Andonian does not disclose or teach an element of the invention it cannot anticipate the Applicants' claims. Thus, Claims 9, 10, 14 and 57, 58 are allowable, the rejections are improper, and they should be withdrawn. Applicants respectfully note that there are no specific rejections for the

Date: November 11, 2004

remainder of the claims, thus the arguments presented above regarding inherency are equally applicable.

The arguments and amendments presented herein are made for the purposes of better defining the invention, rather than to overcome the rejections for patentability. The claims have not been amended to overcome the prior art and therefore, no presumption should attach that either the claims have been narrowed over those earlier presented, or that subject matter or equivalents thereof to which the Applicant is entitled has been surrendered. Allowance of the claims is respectfully requested in view of the above remarks. Moreover, no amendments as presented alter the scope of the claimed invention and therefore cannot necessitate a new grounds rejection.

It is believed that the foregoing remarks are fully responsive to the Office Action and that the claims herein should be allowable to the Applicant. In the event the Examiner has any queries regarding the instantly submitted response, the undersigned respectfully requests the courtesy of a telephone conference to discuss any matters in need of attention.

If there are additional charges with respect to this matter or otherwise, please charge them to Deposit Account No. 06-1130.

Respectfully Submitted,

CANTOR COLBURN LLP

Troy I/LaMontagne

Registration No. 47,239

55 Griffin Road South

Bloomfield, CT 06002

Telephone: (860) 286-2929 Facsimile: (860) 286-0115



			IN	FORMAT	ON DISC	LOSURE S	STAT	EMENT			
ATTY. FIRST	DOC	CKET NUME ENTOR: <u>K</u> e	BER _ aufma	pp-307433 nn, et	SERIAL	.NUMBER WATERC	RAFI		FIL		SYSTEM
				EXAMINE	≟R				ART	TINU	
1.	submi	nitted for consider	rewith a co eration by th	opy of (a) attach he Office; (b) a le	hed form PTO-1 legible copy of e	1449, which lists each document re	s all pate required t	ents, publication by 37 C.F.R. §	ns, applica 1.98(b)(2).	ations, c	or other information
2. 🗆	filing o	date under 35 U.	J.S.C. §120	D. The Serial Nu	umber of the pan	rent application is	is U.S. A	Application			e benefit of an earlier
	The n	publications cited not required.	therein an	re listed on attacl	ned Form PTO- applications are	1449. In accordance isted on an atta	ance with	th 37 C.F.R. §1. eet.	.98(d) copie	es of the	e listed publications
3. 🗅	0 '	A copy of a trans	nslation of c	one or more non (check at least)	n-English docum	nent, or portion th	inereot, is	is provided nere	ewiin;		st one box below):
~~ ^ 5 0		provided in the (b)(1), (b)(2) – W							illicauon, a	Navor _	) provided herewith.
4. 😭	Since of the §1.97	e this Information e date of entry of 7(e) is required.	n Disclosure f the nation	re Statement is be nal stage as set fo	peing filed within to forth in 37 C.F.R.	three months of t R. §1.491 in an int	fthe filing nternation	g date of the sub nal application,	no tee or c	eruncau	within three months ion under 37 C.F.R.
37 C.F.R 5.	Since of a fi	a this information	n Disciosur	ra Statoment is h	haing filed before	re the mailing dat	ate of the I	first Office Actio	on on the m	nerits. o	IED EXAMINATION or before the mailing ion under 37 C.F.R.
37 C.F. I 6. a. b.	Since of a F	Final Rejection or the fee required	n Disclosur or Notice of d under 37	re Statement is b f Allowance, this C.F.R. §1.97(c)(	being filed outsid s submission is b )(2) and specified	de of the period o	provided nied by (c 1.17(p).	one of the follo	t. §1.97(b), owing box	but befo	ore the mailing date st be checked):
37 C.F.F 7.	Since fee ar be ch	and is accompanion in the companion in t	n Disclosure nied by both	re Statement is be the statement s	being filed after the specified in 37 C	C.F.R. §1.97(e) a	and the fe	ree set torth in a	37 G.F.K. 9	31.17(p)	payment of the issue (Box 8 or 9 must
8. 🗅	State	ccordance with 37 ement was first cit e filing of this Info	ited in any c	communication f	from a foreign pa	atent office in a co	counteroal	art foreign applic	cation not m	nore una	ormation Disclosure in three months prior
9. 🗅	State signir to any	ement was cited l ing this certification ny individual design	In a commi ion after ma ignated in 3	nunication from a aking reasonable 37 C.F.R. §1.56	a foreign patent of le inquiry, no item 6(c) more than th	office in a counte n of Information o hree months prior	erpart for contained or to the f	reign application d in this Information of the infolence filing of filing of the infolence filing of filing of the infolence filing of the infolence filing of filing of filin	n, and, to tr ation Disclo rmation dis	ne know ssure St sclosure	
10.	' In the appli	e event the Comi ication, Applicant	missioner it's attorne	of Patents deer ys authorize tha	ns that any addi it such fee be ch	itional fee is requarged to Deposit	uired un	nt No. 06-113	§§ 1.16 or 1	1.17 in (	connection with this
11. Co		ation of this Inform									
	Name:	TROY J.	. LAM	ONTAGNE			Registr	ration Number	47,2	39	*
Sign	nature	From	14	2 Max	ane		Date	AUGUST	19,	200	3
CERTI	FICATE	OF MAILING OR	TRANSMIS	SION: I hereby	certify that this cor	respondence is br	eing depr	osited with the Un	nited States	Postal S	iervice with 1 facsimile
transm	nt poswy ilted to ti	the Patent and Trac	demark Offi	ice to Facsimile No	10. Commissions.		on the da	ate shown below.			
	Name	NIDIA	M. DF	RAS			Date	AUGUS	m 10	20	<b>4.3</b>

	OIPE	
PATE	IOV 1 5 200	C194 30
170	RADEMARY	er.

INFORMATION DISCLOSURE CITATI	ON WITH DOCUMENT O	COPIES	· · · · · · · · · · · · · · · · · · ·
	Atty. Docket No.	Serial No.	

Submitted by:

Cantor Colburn LLP

Reg. No. 47,239

DP-307433/DP-309396

| Applicant

Timothy W. Kaufmann, et al.

| Filing Date

| Group

am. it.	Document   Number	Date 	PATENT DOCUMENTS   Name	Class	Sub   Class	Filing Date   (if approp.)								
	4,800,974	01/31/1989	Wand et al.	180	79.1	10/23/1985								
	4,860,844	08/29/1989	O'Neil	180	79.1	04/29/1988								
	5,228,757	07/20/1993	Ito et al.	303	100	06/28/1991								
	5,251,135	10/05/1993	Serizawa et al.	364	424.05	09/24/1991								
	5,257,828	11/02/1993	Miller et al.	180	79.1	06/03/1992								
	5,347,458	09/13/1994	Serizawa et al.	364	424.05	09/24/1991								
	5,374,877	12/20/1994	Imaseki et al.	318	34	07/26/1993								
	5,475,289	12/12/1995	McLaughlin et al.	318	432	11/04/1994								
	5,576,957	11/19/1996	Asanuma et al.	364	424.05	03/01/1995								
	FOREIGN PATENT DOCUMENTS													
	Document   Date   Number		Country	Class	Subclass	Translation  Yes  No								
	UK 2341588A	22-02-2000	Great Britain	B62D5/3	32	X								
	JP 1115778		Japan with English abstract			X								
	00/34106	15-06-2000	WO	B62D1/0	)6	X								
	OTHER DOCI	.D., "Chapter I	luding Author, Title, Date, Per ive: Handling Characteristics of 214.	rtinent Page Road Vehic	es, Etc.) eles," Theory	of Ground								
	er			Date Consid	 lered									

communication to applicant.

Form PTO-FB-A820 (also PTO-1449) Patent & Trademark Office-US Dept. of Commerce

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail EL988082240US in an envelope addressed to:
Commissioner of Patents, P.O. Box 1450, Alexandria, VA. 22313

Date: Signature: Name: \_\_\_\_



INFORMATION DISCLOSUR	E CITATION	W	T	I D	OC	UME	T	COPIES
				_				

| Filing Date

Submitted by:

Cantor Colburn LLP

Reg. No. 47,239

Exam. | Document

Init.

Number

15,653,304

| 5,668,722

| 5,740,040

5,828,972

| 5,829,547

| 5,925,083

15,957,987

6,018,691

6,059,068

6,076,627

| 6,097,286

**Document** 

| JP60259570

Number

Examiner

WITH DOCOMENT COL	CIES	 
Atty. Docket No.	Serial No.	
DP-307433/DP-309396	1	
<u> </u>		 
Applicant		
Timothy W. Kaufmann, e	et al.	

Group

U.S. PATENT DOCUMENTS | Filing Date Class Sub Date Name (if approp.) | Class 06/06/1995 180 1402 08/05/1997 Renfroe 10/02/1995 | 09/16/1997 | Kaufmann et al. 701 |41 | 364 424.05 | 11/28/1995 | Kifuku et al. | 04/14/1998 09/23/1992 |701 |41 10/27/1998 | Asanuma et al. | 422 06/24/1996 180 | Fujii et al. | 11/03/1998 | 12/08/1997 701 |41 07/20/1999 Ackermann 41 | 06/19/1997 701 09/28/1999 | Sudo et al 03/25/1994 |41 701 01/25/2000 Yamamoto et al. | 12/18/1997 | 402 | 180 | 05/09/2000 | Kato et al. | 180 422 | 10/31/1996 | 06/20/2000 | Bohner et al |465 09/30/1997 1340 Discenzo 08/01/2000 FOREIGN PATENT DOCUMENTS | Translation | Class Subclass Date Country | Yes | No | X | 1985-12-21 | Japan with English abstract B62D7/14 X |EP0985591A1|11-08-1999 | Europe with English abstract | X | EP0858408B1 | 31-10-1996 | Europe with English abstract ١ OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)

\*Examiner: Initial if reference considered whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Form PTO-FB-A820 (also PTO-1449) Patent & Trademark Office-US Dept. of Commerce

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail EL988082240US in an envelope addressed to: Commissioner of Patents, P.O. Box 1450, Alexandria, VA. 22313

8/19/03 Signature: Nidia M. Deras Name:

Date Considered

Reg. No. 47,239



•		
INFORMATION DISCLOSURE CITAT	ION WITH DOCUMENT COPIES	
	Atty. Docket No.   Serial No.	
Submitted by:	DP-307433/DP-309396	
1 / / / / /		
Inn fife boverne	Applicant	
TROY J. LAMONTAGNE	Timothy W. Kaufmann, et al.	
Cantor Colburn LLP		
	Filing Date Group	

· · · · · · · · · · · · · · · · · · ·	1 Decement		PATENT DOCUMENTS	Class	Sub	Filing Date
Exam. nit.	Document   Number	Date 	Name 	Class	Class	(if approp.)
	6,098,296	08/08/2000	Perisho, Jr. et al.	33	203	12/03/1998
	6,102,151	08/15/2000	Shimizu et al.	180	446	07/10/1998
	6,152,254	11/28/2000	Phillips	180	422	10/26/1998
+	6,173,221	01/09/2001	Boehringen et al	701	41	01/09/2001
	US6,176,341B1	01/23/2001	Ansari	180	402	02/01/1999
	US6,179,394B1	01/30/2001	Browalski et al.	303	146	11/09/1998
	US6,208,923B1	03/27/2001	Hommel	701	42	07/09/1999
	/ <sub>[US6,209,677B1</sub>	04/3/2001	Bohner et ai	180	406	09/09/1998
X	US6,213,248B	1  04/10/2001	Kawaguchi et al	180	446	01/20/1998
	US6,219,604B1	04/17/2001	Dilger et al.	701	41	12/28/1999
	US6,244,372B1	06/12/2001	Sakamaki et al.	108	422	09/17/1999
			FOREIGN PATENT DOCUM	1ENTS		
	Document   Number	Date 	Country	Class	Subclass	Translation  Yes  No
	EP0278366B1	02-02-1988	Europe	B62D6/	'00	X
	JP8034353	1996-02-06	Japan with English abstract	B62D1/	'12	X
	OTHER DOCI	IMENTS (Inc	luding Author, Title, Date, Per	tinent Pag	es, Etc.)	
xamir	ner			Date Consi	dered	

\*Examiner: Initial if reference considered whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Form PTO-FB-A820 (also PTO-1449) Patent & Trademark Office-US Dept. of Commerce

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail EL988082240US in an envelope addressed to:
Commissioner of Patents, P.O. Box 1450, Alexandria, VA. 22313

Date:	8/19/03
Signature:	Nidia M. Deras
Vame:	Nidia M. Deras

NAM NI	71 0011	1/12/21/96	١
OMB Nc	-> T-OOT	1(12/31/86)	,

NFOR	MATION DISC	LOSURE CIT	CATION V	VITH DOCU	MENT COP	IES :	137		
Submi	tted by:	44 💟		Atty. Docker   DP-307433	t No. /DP-309396	Seria 	l No.		
TROY	J. LAMONIAC	Mortegal NE	, <del>u</del>	   Applicant   Timothy W.	Kaufmann, et	al.			
	Colburn LLP								
Reg. N	lo. 47,239			Filing Date		Gro			
		U.S.		DOCUMEN				1 77111	
Exam. nit.	Document   Number	Date 	Name 		<b>C</b>	lass	Sub   Class	Filing   (if ap	
	US6,279,674B1	08/28/2001	Lissel et	al.	18	30	402	08/11/	/1997
	US6,279,675B1	08/28/2001	Bohner e	et al.	18	30	403	09/02	/1999
	US6,283,243B1	09/04/2001	Bohner e	et al.	18	30	406	09/17	/1999
	US6,285,936B1	09/04/2001	Bohner e	et al.	70	)1 	41	09/17	/1999
, <del></del> 1	US6,363,305B1	03/26/2002	Kaufmar	m et al.	70	01	41	09/18	/2000
	US6,370,460B1	04/09/2002	Kaufmar	nn et al.	70	01	41	12/28	/2000
~	US6,450,287B1	09/17/2002	Kurishig	e et al.	18	30	446	06/26	/2000
_	US2002/007915	5A1  06/27/20	02  Andoni	ian et al.	18	30	402	08/13	/2001
	US2002/008475	7A´1 07/04/200	)2  Ewbank	et al.	3	18	34	12/29	/2000
	US2002/010762	1A1 08/08/200	02  Byers e	t al.	70	01	41	02/02	/2001
			FOREIG	N PATENT	DOCUMENT	<u>rs</u>			
	Document   Number	Date	Country	7	C	lass	Subclass	Trans  Yes	No
	!		1						.,
		l				*********			
	OTHER DOCU	JMENTS (Inc	luding Au	thor, Title, D	ate, Pertiner	t Page	s, Etc.)		
Examin						Consid			
)raw l	iner: Initial if re ine through citat inication to appli	tion if not in c	dered whe onforman	ther or not c ce and not co	itation is in c nsidered. Inc	onforn lude c	nance with Mopy of this fo	rm with	next
	PTO-FB-A820 (a		) Patent &	Trademark	Office-US D	ept. of	Commerce		
hereby ce	rtify that this correspond	ence is being deposite		. 11 auciliai K	Date:		9/03		
	nited States Postal Servic 240US in an envelope ad				Signature:	<u> </u>	M. 6		

EL988082240US in an envelope addressed to: Commissioner of Patents, P.O. Box 1450, Alexandria, VA. 22313

Nidia M. Deras

NOV 1 5 2004 BY

THE STAMP OF THE PATENT OFFICE, PLACED HEREON, ACKNOWLEDGES RECEIPT OF

Date Mailed: Argisist 19, 2003	03915 U.S. PTO	10/643512		20/0/8U	Check for Filing Fee S Du Land	Amendment/Response To Office Action	Brief. conjes	[X] Assignment check for S 63. 12	Assignment Recordation Cover Sheet	Power of Attorney by Assigner	Certificate of Mailing Under 37 CER 1 8(a)	Declaration Under Section 8 & 15	Del Drawings: 55	Exilental or 1 Informal	Issue Fee Transmittal	Notice of Appeal	Petition for Extension of Time / Smooths	. I with theck for \$	Priority Document	Renewal Application TM/SM	
Attorney Docket No.: 12:32:7433 (OE3-C3-6) Date	ant mann, et al	Serial No.:	For whatecraft sker-layeream System		Affidavit or   Declaration	タ  Application for Patent including	S 3 pages spec. ( ) claims	[X] Declaration and Power of Attorney or   Oath	Application for Intent-To-Use TM:SM	[ ] Application for TM/SM Reg. w/specimens	[X] Certificate of Express Mail 37 CFR 1 10	Express Mail No. CL. SCHOOLS SHOOLS	[X] Information Disclosure Statement	[X] PTO Form 1449. [X] publications enclosed	Power of Attorney	[   Req. for Filing [ ] Continuation [ ] Divisional	Application Under 37 CR 1.60	[ ] Verified Statement to Establish Small Entity Status	[ ] Request for Drawing Correction	[ ] Transmittal Letter (in duplicate)	1 Other: which thekirk Application Transmittal